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BRAND BOOK

OF THE

Yavapai Co. Stock Growers'

ASSOCIATION,

PREPARED MAY 1, 1885.

OFFICERS.

JOHN G. CAMPBELL,	PRESIDENT.
W. W. HUTCHISON,	VICE PRES'T.
O. LINCOLN,	TREASURER.
W. E. HAZELTINE,	SECRETARY.

HEADQUARTERS, PRESCOTT, ARIZONA.

KANSAS CITY, MO.

ISAAC P. MOORE, PRINTER AND BINDER,

1885.













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BY-LAWS.

OF THE

Yavapai County Stock Growers' Association,

AS AMENDED AT AN ADJOURNED ANNUAL MEETING
HELD IN PRESCOTT, JULY 3, 1884.

SECTION I.

This association shall be known as the Yavapai County Stock Growers' Association.

SECTION II.

The object of this Association is to advance the interests of stock growers and dealers in live stock of all kinds, and for the protection of the same against frauds and swindlers ; and to prevent the stealing and driving away of horned cattle, sheep, horses and other stock from the rightful owners thereof, and to enforce the stock laws of the Territory of Arizona.

SECTION III.

The affairs of this Association shall be conducted and managed by a President, Vice-President, Treasurer, Secretary and an Executive Committee consisting of one member from each district. The permanent officers being ex-officio members of the Executive Committee, and the President of the Association being ex-officio chairman of this committee. The several districts of country hereinafter mentioned shall be entitled to the following representation upon the said committee.

DISTRICTS AND REPRESENTATION.

District No. 1—comprising Agua Fria, Big Bug, Lower Ash Creek, Scienciga, Bumble Bee and adjacent localities, one.

District No. 2—Lower Verde, Beaver Creek, Central Verde, Oak Creek, Upper Verde and Peck's Lake, one.

District No. 3—Stoneman's Lake, Mogollon Mountains and country east of Verde Valley, one.

District No. 4—Head of Verde, Chino Valley, Hell's Canyon, Bill Williams Mountain and vicinity, one.

District No. 5—Granite Creek, Point of Rocks, Lynx Creek, Black Hills, Upper Ash Creek and vicinity, one.

District No. 6—Walnut Creek, Anvil Rock, Big Chino, Juniper Range and country west of Range, one.

District No. 7—Williamson's Valley, Mint Valley, Tonto Springs, Bear Springs and Willow Creek, one.

District No. 8—Kirkland Valley, Thompson Valley, Santa Maria, Walnut Grove, Skull Valley, Ferguson Valley and vicinity, one.

District No. 9—Date Creek, Martinez, Weaver, People's Valley, Lower Hassayampa and vicinity, one.

District No. 10—San Francisco Mountain, Flag Staff, Pitman Valley and vicinity, one.

The officers and Executive Committee aforementioned shall be elected at the annual meeting of this Association of each year, and shall serve until the next regular election, or until their successors have been duly elected.

The regular annual meeting of the Association shall be held in the city of Prescott on the first Monday in January, at 10 A. M.

The Executive Committee is empowered to fill any vacancy that may occur by death or otherwise in their own body, or among the officers of this Association, and the person so appointed or elected shall hold office until the regular election.

SECTION IV.

The President shall preside at meetings of the Association; he shall see that all the laws and regulations thereof are faithfully executed, and perform such other duties as may be required of him in these laws, as well as such as may be necessary to secure the objects and best interests of this Association not otherwise provided for.

SECTION V.

The Vice-President, in the absence of the President, shall perform the duties of the latter, and if both be absent at any meeting a President pro tem. shall be elected by the Executive Committee, who shall be one of the Executive Committee.

SECTION VI.

The Secretary shall keep accurate minutes of the transactions of this Association; he shall keep a roll of members, and a correct account of all moneys received by him, which moneys shall be turned over by him to the Treasurer at regular intervals; he shall write and send all communications, as directed by the Association; he shall draw orders for the payment of money on the Treasurer, when directed by the Executive Committee, and he shall make a full report of

all the transactions of his office, at each annual meeting. He shall deliver to his successor all books, papers, moneys, and other property in his possession belonging to the Association, and shall perform such and all other duties as may be required by these laws and regulations, or by the Association.

SECTION VII.

The Treasurer of this Association shall receive all moneys belonging to the same, from the Secretary, and pay the same out only on the order of the Executive Committee, attested by the Secretary, as hereinbefore provided. He shall keep a correct account of all such moneys received and paid out. He shall make a report at each annual meeting, and at such other times as the Association may direct, of all the transactions of his office; producing therewith vouchers for all moneys paid out. He shall deliver all books, papers, moneys and other property in his possession belonging to the Association, to his successor in office.

SECTION VIII.

The Executive Committee shall have entire control of all the business of the Association during its adjournment. It shall audit all accounts, and order vouchers for proper payments to be drawn by the Secretary on the Treasurer. They shall represent the Association before the Board of Supervisors of the County and the Legislature, and shall have power to perform all acts, and fully represent the Association. At each annual meeting this Committee shall make a report to the Association in regard to matters requiring their attention, and shall recommend such measures as they deem necessary. Five members of the Committee shall constitute a quorum for the transaction of business.

SECTION IX.

The annual meeting of this Association shall be held on the first Monday in January of each year, in the city of Prescott. The place of meeting to be selected by the Executive Committee, and proper notice published. Special meetings may be called by the Executive Committee at any time. The call for a special meeting shall state the time and place.

SECTION X.

No person shall be a member of this Association unless the owner of thirty head of stock, and accepted by a majority vote of the Executive Committee. To become a member of this Association, all persons shall subscribe to the by-laws of this Association, and pay the admission fee. All persons ad,

mitted members bind themselves and their employes to the observance of all by-laws and regulations of the Association that are now in force, or that may be hereafter adopted. Membership shall be personal; no firm, as such, shall be admitted, but any number of partners may become members by payment of entrance fees in each case.

SECTION XI.

The admission fee shall be five (5) dollars, payable at the time of admission. All members shall be subject to any assessment, not exceeding two and one-half cents per head for all cattle, horses and mules of which each may at that time be the owner, and no resignation shall be accepted until all assessments are paid. This assessment may be levied at the discretion of the Executive Committee, and shall be payable when called for. Failure to pay on or before sixty days after the date of such assessment, shall work a forfeiture of membership. The funds so produced shall be collected by the Secretary, and paid to the Treasurer, and shall become a part of the common fund, subject to the same regulations as before provided.

SECTION XII.

Any member who shall divulge the proceedings or action taken in any meeting of the Association, calculated to injure the Association, or do any act calculated to defeat any proceeding or action of this Association, or officers thereof, that may be instituted for the purpose of its protection, or that of any of its members, under the laws of this Territory, or of these rules and regulations, shall have a fair and impartial hearing before the Executive Committee, at a meeting called for that purpose, and if found guilty by a majority of the Executive Committee, shall be expelled.

SECTION XIII.

Any member of this Association who shall be expelled therefrom as aforesaid, shall not again be received as a member thereof, except by a two-third vote of the Executive Committee, and stock growers generally shall be notified of such expulsion.

SECTION XIV.

Whenever it shall come to the knowledge of any member of this Association that any person or persons are engaged in stealing or killing stock, he shall immediately notify the Executive Committee, or some member thereof, who shall immediately act in such manner as will, if possible, bring such person or persons to justice, and recover said property.

SECTION XV.

These laws and regulations shall not be annulled or amended, except at an annual meeting, and then only by a vote of two-thirds of the members present. Fifteen members present shall at all annual meetings constitute a quorum for the transaction of business.

COMMUNICATION FROM COMMISSIONER OF
AGRICULTURE, REGARDING "LOCO
OR RAFFE WEED."

U. S. Dept. Agriculture, }
Bureau of Botany, }
Washington, D. C., May 1, 1885. }

Mr. Hazeltine, Secretary Yavapai Stock Growers' Association, Prescott, Arizona:

DEAR SIR: Your letter of the 24th ult., and the package of "Loco" weed, have been received and referred to the Botanist of the Department, who reports that the botanical name of the plant is "astragalus leutigiusus," belonging to the same family of plants as clover and lucerne. This species grows abundantly in Arizona and California. The "loco weed" of New Mexico and Colorado is another species of similar habit and producing the same effect.

No antidote for the effects of the weed has been discovered.

It exerts its influence on the nervous system, particularly paralyzing the muscles of the heart, and acting on the brain to produce giddiness, impaired vision, and apparently hallucinations. In the absence of any antidote, the only available resource would seem to be the removal of the horses or animals from the field on the first discovery of the peculiar symptoms of the disease, and the keeping them then in confinement where they may be fed upon hay or other suitable feed until the plants have matured and died down for the season. This measure would make it necessary for stockmen to provide during the summer or fall a suitable quantity of hay to be ready for use in this emergency.

Respectfully,

NORMAN J. COLMAN,
Commissioner.

STOCK LAWS OF ARIZONA

COMPILED LAWS' AS AMENDED MARCH 2, 1885.

CHAPTER LX.

OF ESTRAY ANIMALS.

SECTION 1. Any citizen, resident householder, in any county in this Territory, on finding an estray horse, mare, mule, jack or jenny, or neat cattle, upon his farm or premises, who shall take up the same, shall, at any time within sixty days from the finding of the same, go to the Justice of the Peace residing nearest to the neighborhood in which the animals were found, make oath that he has made diligent inquiry throughout his neighborhood to ascertain the ownership of such estrays, and that he has also put up, ten days previously, a written notice in one or more of the most public places in his county, setting forth all the information in his possession concerning the said animals, and embracing a description of the marks and brands thereof, and he shall also, at the same time, make oath that the marks and brands of said animals have not been altered since they came into his possession, and that the owner or owners are unknown to him.

SEC. 2. At the time the taker-up appears before the justice as aforesaid, the justice shall appoint two disinterested appraisers, who are resident householders of the county, to appraise and describe such animal or animals.

SEC. 3. The appraisers so appointed shall, as soon as practicable, make out a detailed description of such animals, stating the marks, brands, color, supposed age and value of each animal, which statement shall be signed by the appraisers and sworn to before the justice appointing them.

SEC. 4. It shall be the duty of said justice immediately to record, in a book to be kept by him for that purpose, a statement of the taking up as aforesaid, with the description and appraisement, as sworn to by the appraisers.

SEC. 5. The justice shall, within twenty days, if the estrays have not been previously claimed and proven by the owner, make out and transmit a certified copy of the entry in his estray book, as aforesaid, to the county recorder, which shall immediately be by him recorded in a book to be kept for that purpose

Said record, and also the justice's book, shall at all proper times be open for inspection by any person, without charge or fee.

SEC. 6. If the owner of any estray animal, posted as aforesaid, shall, within six months from the time the same was posted, appear and prove his right thereto before the justice of the peace, the justice shall make an order that he have restitution of the animals so proven, upon his paying the costs as hereinafter provided (in section 15).

SEC. 7. If the owner of any lost or stray animal shall not appear and prove his property therein within six months after the same is posted, he shall forfeit his right thereto, and the property in such animal shall be vested in the taker-up, upon his paying into the county treasury the one-half of the appraised value thereof, as fixed by the appraisers as aforesaid.

SEC. 8. No person taking up an animal under this Chapter shall ride, work, use, sell or dispose of the same in any manner, or remove the same from the county in which it was posted, until after the expiration of six months from the posting, and until the payment of the one-half of the appraised value into the County Treasury, and any person so offending, or who shall fail to comply with the provisions of Section 1 of this Act, shall be deemed guilty of larceny, and punished accordingly.

SEC. 9. If, at the expiration of six months from the taking up of any estray under this chapter, the justice before whom the case was posted, or his successor in office, has good reason to believe that the taker-up has the property and has not paid into the county treasury the one-half appraised value as herein required, it is made the special duty of said justice to issue a notice to the delinquent, requesting him to appear before the justice on a day specified, and show cause, if any he can, why judgment should not be entered against him in favor of the county for the sum. Such notice may be delivered to the sheriff or any constable of the proper township or county, and by him served on the party. If no sufficient cause be shown, the justice shall enter judgment against the delinquent for the amount due the county, which judgment shall be a lien upon all the property, real and personal, belonging to the delinquent from the time the same is entered.

SEC. 10. It shall be the duty of every justice of the peace before whom statements shall be made concerning estrays, as in section first of this chapter, immediately after the receipt of the statement to cause to be published in the newspaper printed in this Territory nearest to his office, three weekly insertions of said statement and description of marks and brands of such estray.

SEC. 11. The owner of any estray animal which

has been taken up shall not be permitted to take, lead or drive the same from the premises or possession of the person legally possessed thereof, until proven and the charges paid, and any person knowingly or willfully violating the provisions of this section shall be subject to all the penalties that he would be subject to under the statute law, provided he had no claim to such animal.

SEC. 12. If any estray animal die or escape from the possession of the taker-up, before the expiration of six months from the taking up, he shall not be held liable in any manner on account of such animal, provided the death be not caused by maltreatment or the escape be not caused by neglect on the part of the taker-up.

SEC. 13. All money paid into the County Treasury in accordance with section seven of this chapter shall be kept in separate account by the treasurer, and safely held in trust for the space of three months after it is so paid in, to be paid over to the true owner of the estray, upon such owner producing to the treasurer the certificate of the proper justice that said owner had made satisfactory proof of ownership within the time prescribed in section seven of this chapter, the treasurer retaining five per cent. of said money as his percentage.

SEC. 14. All moneys paid into the County Treasury under the provisions of this chapter, if not legally withdrawn as provided in section nine, shall become a part and belong to the county school fund, and be drawn from the County Treasury on the warrant of the proper officer, and shall be exclusively appropriated to the county school fund, and for no other purpose.

SEC. 15. In all cases where any services are performed by any officer or officers under this chapter, their fees shall be allowed as follows: To the justice, for all services connected with the posting of the animal or animals, which shall include the transcript to the recorder, all expenses he may incur in printing, two dollars and fifty cents. To the county recorder, for recording transcript and all other services, two dollars and fifty cents. The expense for printing and said fees shall be paid by the taker-up. Said taker-up shall be allowed five dollars for taking up such animal or animals taken up at the time, and two dollars per head per month for the keeping of the same, provided the same be of cattle or of the horse kind, and twenty-five cents, provided the same be sheep, goats or hogs.

AN ACT

To Promote Live Stock Breeding.

Be it enacted by the Legislative Assembly of the Territory of Arizona :

SECTION 1. No person owning twenty-five or more cows shall allow such cows to run at large without providing at least one serviceable bull of good American graded stock to run with each twenty-five or fraction of twenty-five cows permitted to run at large, and any person violating the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than fifty nor more than two hundred dollars.

SEC. 2. All Acts and parts of Acts in conflict with this Act are hereby repealed.

SEC. 3. This Act shall take effect and be in force from and after September 1, 1885.

Approved March 9, 1885.

AN ACT

To Punish the Unlawful Disposal and Sale of Mortgaged Personal Property.

Be it enacted by the Legislative Assembly of the Territory of Arizona :

SECTION 1. Any person having conveyed to another any personal property by chattel mortgage, or other instrument of writing having the effect of a mortgage or lien upon such property, who, during the existing of such mortgage or lien, with intent to defraud the holder of such mortgage or lien, shall sell, transfer, conceal, take, drive or carry away, or in any manner dispose of such property, or any part thereof, or cause or suffer the same to be done, and without the consent of the holder of such mortgage or lien, shall be guilty of a misdemeanor, and, on conviction, may be fined in a sum not exceeding twice the value of the property so sold or disposed of, or confined in the County Jail not exceeding six months, or both, at the discretion of the Court.

SEC. 2. This Act shall take effect and be in force from and after its passage.

Approved February 27, 1885.

AN ACT

Supplemental to an Act entitled "An Act in Relation to Personal Mortgages in Certain Cases," Approved February 7, 1871.

Be it enacted by the Legislative Assembly of the Territory of Arizona :

SECTION 1. The term and words "stock of all kinds

on farm" as used in section one of the Act of the Legislative Assembly of the Territory of Arizona, entitled "An Act in relation to personal mortgages in certain cases," approved February 7, 1871, (said Section one being now Section three thousand six hundred and forty-four of the Compiled Laws of Arizona of 1877) shall be construed to include, and shall include, horses, cattle, sheep and all other live stock, whether actually situated upon a farm, or running at large upon a stock range; and this Act shall apply to all mortgages heretofore made as well as those which may be hereafter made.

SEC. 2. This act shall take effect and be in force from and after the date of its passage.

Approved March 2, 1885.

AN ACT

To Prevent the Introduction of Diseased Cattle into the Territory of Arizona.

Be it enacted by the Legislative Assembly of the Territory of Arizona :

SECTION 1. It shall be unlawful for any person or corporation to drive or transport, or cause or procure to be driven or transported, into the Territory of Arizona, any cattle which are, or within twelve months prior to their introduction into this Territory, have been affected with or exposed to any contagious or infectious disease, or which within such period have been driven or transported from or through any district of country where such disease was known to exist at the time of such driving or transporting, or without the certificate of the inspector of cattle, as hereinafter provided, being first obtained; provided, however, that cattle that are in transit in cars through the Territory shall not be liable to the inspection provided for in this Act.

SEC. 2. The Governor shall appoint, at such convenient points as he may deem proper within the Territory, and as near as possible to the frontier, inspectors of cattle, who shall first be recommended by the stock association of his district, whose duty it shall be to inspect all cattle destined for introduction into the Territory, and to ascertain whether any of such cattle are or have been infected with or exposed to any contagious or infectious disease, or have been driven or transported from or through any district of country where such disease was known to exist, as mentioned in Section 1 of this Act, and for this purpose he may require affidavits of the persons in charge of such cattle as to all the facts connected with their driving or transporting.

SEC. 3. If, upon such inspection and investigation, such inspectors shall be satisfied that such cattle are free

from contagious or infectious disease, and are otherwise proper to be admitted under the provisions of Section 1 of this Act, he shall give to the person in charge of such cattle a certificate to this effect, and if not so satisfied he shall refuse to give such certificate.

SEC. 4. The said inspectors shall hold their office during the pleasure of the Governor and shall be entitled to receive twenty cents per head for all cattle inspected not exceeding 500 head at one time, and for any excess above 500 head in the same herd or lot, ten cents per head, and ten cents per mile for the distance necessarily traveled, estimated by the nearest traveled practicable route, in going from their usual place of abode to the place of inspection, such fees and mileage to be paid by the owner of the cattle before the delivery of the certificate of inspection; and in case a certificate is not given they may be recovered by the inspector from the owner in a civil action; for any unlawful overcharge for fees and mileage, said inspectors or deputies shall be guilty of a misdemeanor, and shall upon conviction be punished by a fine not more than one hundred dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment, and shall further forfeit to the party injured three times the amount of such overcharge.

SEC. 5. For the purpose of taking the affidavits, in Section 2, of this Act, the inspector shall have the power to administer oaths, and any person who shall swear falsely in such affidavit shall be deemed guilty of perjury.

SEC. 6. The provisions of this Act shall apply to shippers as well as owners of cattle, and the certificate of inspection shall not relieve them from liability, either criminal or civil, for the introduction of cattle contrary to the provisions of Section 1 of this Act.

SEC. 7. The inspector so appointed as above provided, shall, before entering upon the duties of his office, enter into a good and sufficient bond with not less than two good and sufficient sureties in the sum of five thousand dollars, that he will faithfully perform the duties of such inspector to the best of his skill and ability. Such inspector may appoint one or more deputies, for whose acts he shall be responsible. Said inspector, and each deputy by him appointed, shall, before entering upon the duties required of them by this Act, take and subscribe an oath to faithfully perform the duties required of them by this Act.

SEC. 8. Every person having in charge cattle destined for introduction into this Territory whether as owner or carrier, or as agent of either, shall at least three days, if to be brought in by rail, or five days, if said cattle are to be driven in beforehand, notify the inspector nearest the proposed point of entrance to the Territory of the time and place, when and where such cattle will be ready for inspection, which place

shall be beyond the boundary line of the Territory, and he shall hold the cattle at the place so designated at the expense of such owner until inspected.

SEC. 9. Any inspector who shall knowingly give a false certificate, or shall, without good cause under this Act, refuse to give a certificate of inspection, or shall willfully delay in making inspection when notified, shall be deemed guilty of a misdemeanor and shall be liable to the injured party for damages arising from such refusal or delay.

SEC. 10. Any person or corporation who shall violate the provisions of Section 1 of this Act, shall be punished by a fine of \$5,000 for each offense, to be imposed by the Court in conviction upon indictment or information, or to be recovered as a penalty by the Territory in a civil action, and shall also be liable for all damages resulting therefrom. Each lot or herd of cattle unlawfully brought into the Territory shall constitute a separate offense; provided, that nothing in this Act shall be taken or held to repeal any of the provisions of an Act entitled "An Act to prevent the introduction of cattle from infected districts into the Territory of Arizona," passed at this session of the Thirteenth Legislative Assembly.

SEC. 11. This Act shall take effect and be in force thirty days from and after its passage.

Approved March 2, 1885.

AN ACT

For the Protection of Live Stock Growers.

Be it enacted by the Legislative Assembly of the Territory of Arizona:

SECTION 1. Animals, such as are usually branded, may be branded on either side with the owner's brand. All brands and vents shall be recorded in the county where the owner resides. No evidence of ownership by brands shall be permitted in any court of this Territory unless the brands shall have been recorded as provided in this Act. Each drove of cattle or sheep which may be driven into or through any county of this Territory shall be plainly branded or marked, with one uniform brand or mark. The cattle shall be so branded with the distinguishing ranch or road brand of the owner as to show distinctly, in such place or places as the owner may adopt. Sheep shall be marked distinctly with such mark or device as may be sufficient to distinguish the same readily, should they become intermixed with other flocks of sheep owned in the Territory. Any such owner or owners, or person in charge of such drove, which may be driven into or through this Territory, who shall fail to comply with the provisions of this Act, shall be fined not less

than fifty or more than three hundred dollars, at the discretion of the Court.

SEC. 2. Every person being the owner of cattle, horses, mules, hogs, sheep or goats, who uses an ear-mark, shall adopt an ear-mark differing from the ear-marks of his neighbors, and a brand differing from any other brand in the county.

SEC. 3. Any person desiring to use any brand and vent shall record with the Recorder of his county a fac simile of the brand and vent he desires to use, burned upon a piece of leather, and the same shall be kept in the Recorder's office, and the Recorder shall enter into a book, to be kept by him for that purpose, a copy of said brand and vents, and properly index the same in the name of the owner or owners of said brands, and from and after the filing of the fac simile of such brands as herein provided, the person filing the same shall have the exclusive right to use such brand and vent within such county, for the purpose of branding or venting any stock of the kinds mentioned in Section 2 of this Act, and any person or persons so desiring may, in the manner and with like effect, record his brand, vent or mark in any county of this Territory into which his stock are liable to stray; provided that such mark differs from his neighbors' and the brand has not heretofore been recorded in such county by some other person; and if the Recorder of any county shall for any person or persons record any brand, there being at the time of such recording a similar brand upon the records of his county, such Recorder shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than twenty nor more than one hundred dollars; and provided, further, when two or more similar brands have heretofore been recorded in any county, the oldest record shall entitle the owner to the exclusive use thereof in such county.

SEC. 4. Any stock grower in this Territory desiring to use or adopt any ear-mark shall make and sign a certificate setting forth a description of the ear-mark he desires to use, and shall file the same for record in the office of the Recorder of the county wherein he resides, and the Recorder shall record the same in the book in which he records the brands provided for by this Act; and from and after the filing of such certificate the person filling the same shall have the right to use such ear-mark for the purpose of marking any of the animals mentioned in Section 2 of this Act; and any person may in the same manner, and with like effect as herein provided, record his ear-mark in any county in this Territory into which his stock are liable to stray. Any person who shall knowingly and willfully adopt or use the recorded ear-mark of any of his neighbors shall be deemed guilty of a misdemeanor,

and upon conviction shall be fined not less than twenty nor more than one hundred dollars.

SEC. 5. The ear-mark provided for in this act shall be made by cutting and shaping the ear or ears of the animal so marked ; but in no case shall the person so marking any animal mentioned in this act mark the same by cutting both ears to a point, or cropping off more than one third of either ear, and any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less than one hundred dollars, nor more than three hundred dollars, or by imprisonment in the county jail for not less than one month nor more than six months, or by both such fine and imprisonment.

SEC. 6. Minors owning any of the kinds of animals mentioned in this Act, separate from those of the father or guardian, shall have a brand or ear-mark and brand which shall be recorded, and the father or guardian shall be responsible for the proper use of such mark and brand of any such minor.

SEC. 7. Cattle shall be marked with the ear-mark, or branded with the brand of the owner, before they are twelve months old. Hogs, sheep and goats shall be marked with the ear-mark of the owner, on or before becoming six months old.

SEC. 8. In all suits at law or in equity, or in any criminal proceeding, when the title of any of the kinds of animals mentioned in this Act is involved, the brand on the animal shall be prima facie evidence of the ownership of such animal by the person whose brand may be upon it ; provided such brand has been recorded as provided by law ; proof of the right of any person to use such brand may be made by a copy of the record of the same, certified by the Recorder of the county or of any county in which the same is recorded under the hand and seal of office of such Recorder.

SEC. 9. No person shall hereafter use more than one brand or ear-mark for cattle nor more than one brand for horses or mules, but all brands and ear-marks now owned by or recorded in the name of any person in any county of this Territory, shall be and remain the property of such person, and it shall not be lawful for any other person to adopt or use the same, or for the Recorder of any county where such brands are recorded, to record the same in the name of any other person, and any Recorder violating the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less than fifty dollars nor more than one hundred dollars.

SEC. 10. Any person owning a duly recorded brand may make affidavit and submit the same to the County Recorder that a subsequently recorded brand, or a brand offered for record, may be used for the purpose

of altering or adding to or defacing the brand of the affiant, or that such a brand so closely resembles the brand of the affiant that its use is likely to cause mistakes or disputes as to the ownership of cattle or other stock, and upon such affidavit being made and submitted to the County Recorder he shall immediately notify personally the claimant of the subsequently recorded brand of the contents of the said affidavit; and shall certify the said matter to the nearest Justice of the Peace, who shall issue summons to the party whom it is alleged claims the subsequent recorded brand; and thereupon said Justice shall proceed under such summons as in other civil cases and to hear and determine the said matter, and shall, when such judgment becomes final, certify the same to the County Recorder, who shall thereupon enter the record of such brand or brands in accordance with the said judgment, and any person, after having been notified as provided in this section, who shall use any brand which the County Recorder has canceled or refused to record under the provisions of this section, shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than one hundred dollars nor more than three hundred dollars.

SEC. 11. The Board of Supervisors in each county in this Territory shall provide a judicial brand, to be used on all stock sold under execution, or by order of any Court.

SEC. 12. If any person shall brand or mark, or cause to be branded or marked, with his, her or their brand, or any other brand not the recorded brand of the owner, any animal being the property of another or shall efface, deface or obliterate any brand or mark upon any animal, with intent to feloniously convert the same to his own use, any such person so offending shall be deemed guilty of grand larceny, and upon conviction thereof shall be confined in the penitentiary not less than one year nor more than ten years, and shall also be liable to the owner of such animals for three times the value thereof; and in no case shall the payment of the penalty herein mentioned entitle the person so branding, defacing or obliterating a brand to the property in the animal so branded, or upon which the brand was effaced, defaced or obliterated, but such animal shall be surrendered to the proper owner.

SEC. 13. When the stock of any resident shall intermix with any drove of animals it shall be the duty of any drover or person in charge to cut out and separate such stock from said drove, without unreasonable delay, and drive such animals back to the place of intermixing, except in the case of sheep and horses, which shall be driven to the nearest suitable corral to be separated. Any person, either owner, drover or

otherwise, connected with the management of such drove, who shall neglect to comply with the provisions of this section, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by fine not exceeding three hundred dollars or by imprisonment not exceeding six months in the county jail, or by both such fine and imprisonment.

SEC. 14. Any person or persons, not being the owner or owners, or having the right of possession of any animal, or animals, who shall be found feloniously driving or leading any such animal or animals from its or their usual ranges with intent to steal the same, shall be deemed guilty of and punished as for grand larceny.

SEC. 15. When the stock of any resident of this Territory shall be driven off its range, without the owner's consent, by the drover of any herd or drove of any kind of animals, every person engaged as drover of such stock or animals, or otherwise engaged in the care and management thereof, shall be deemed guilty of grand larceny, and shall be liable to the owner of such stock so wrongfully driven off of its range in the sum of three times the value of the property so driven off, and the costs of the prosecution, as damages, together with all costs occurring in collection of said damages in any suit brought to recover the same, and said herd or drove of stock, or a sufficient number, shall be held liable for all damages and costs.

SEC. 16. No person shall be allowed, at any time or under any circumstances, to run or drive cattle from the farm, the ranch or range of another unless by permission of the person in charge of the farm, ranch or range from which he desires to drive; provided, however, the owner of cattle may drive his own cattle from the farm, ranch or range of another, upon his giving personal notice thereof to the person in charge of such farm, ranch or range at the time of making such run or drive.

SEC. 17. Any person owning or having charge of any drove of cattle, horses, mules, sheep, goats or hogs, who shall drive the same into or through any county of the Territory where the land in such county is occupied by ranchers, it shall be the duty of such owner or person in charge of such cattle, horses, sheep, mules, goats or hogs to prevent the same from mixing with the cattle, horses, mules, sheep, goats or hogs belonging to the actual settlers, and also to prevent such drove of cattle, horses, mules, sheep, goats or hogs from trespassing on such lands as may be the property of or be in the possession of any actual settler and used by him for grazing of animals, or the growing of hay or other crops; if any owner or person in charge of any such drove of stock shall willfully injure any resident of this Territory by driving

such drove of stock from the public highway and herding the same on lands occupied by settlers in possession of the same, or if he shall negligently allow such drove of stock to wander from the highway and do injury as aforesaid, it shall constitute a misdemeanor, and shall be punished by a fine not less than twenty-five dollars nor more than one hundred dollars, and render the owner or person in charge of the drove of stock so trespassing, liable for the damages done to such settler.

SEC. 18. Any citizen or resident of this Territory, or corporation organized or doing business under the laws of this Territory, who makes the first appropriation and use of the water of any spring, stream or tank of water on the public lands of this Territory, and who has improved the same by excavating the spring, or diverting the water of the stream or tank, and is appropriating the water of such spring, tank or stream, and is using the same for some beneficial or useful purpose, or who has dug a well or wells on the public lands and obtained water therein and is using the same, shall be protected in the peaceable possession and use of the water of such spring, stream, tank or well, so long as such citizen, resident or corporation continues to use and appropriate the same.

SEC. 19. The owner or person in charge of any scrub bull or mustang stallion that may be objectionable to the party on whose range it has strayed shall be required, upon five days' written notice, to remove said bull or stallion within five days thereafter from the ranch, range or farm of the person giving such notice, and if the owner fails to remove such bull or stallion, then the person upon whose ranch, range or farm such bull or stallion has strayed shall have the privilege of castrating such bull or stallion, or if such bull or stallion is permitted to stray on the same ranch, range or farm three times in one month after the first notice to remove said bull or stallion has been given, then the owner of said ranch, range or farm upon which such bull or stallion has strayed shall or may castrate such bull or stallion without further notice.

SEC. 20. Any person or persons who may skin or remove from the carcass any part of the hide of any neat cattle found dead, without the permission of the owner, shall be deemed guilty of larceny, and on conviction shall be punished as provided by law for the punishment of petit larceny; provided, nothing herein shall be deemed to prevent the skinning of animals killed by railroad companies, by the employees of any railroad company by which such stock may have been killed; provided, further, that the skinning of stock killed by railroad company employees shall be after notice has been given to the owner of said stock of the killing thereof.

SEC. 21. Any person who shall feloniously steal, take, carry away or embezzle, or knowingly kill, sell, drive, ride or lead away, or in any manner feloniously deprive the owner of the immediate possession of any neat cattle, horse, mule, sheep, goat, swine or ass, or any person who shall steal, embezzle or feloniously kill, sell, drive, lead or ride away, or in any manner feloniously apply to his own use any neat cattle, horse, mule, goat, sheep, ass or swine, the owner of which is unknown, or any person who shall willfully and feloniously purchase from any one not having the lawful right to sell and dispose of the same, any neat cattle, horse, mule, sheep, goat, ass or swine belonging to another, shall be deemed guilty of grand larceny, and on conviction shall be punished by imprisonment in the Territorial Prison not less than one year nor more than ten years, and by fine not less than five hundred dollars nor more than five thousand dollars, in the discretion of the Court; provided, however, this section shall not apply to persons taking up any of the kinds of animals mentioned in this section under the estray laws of this Territory.

SEC. 22. Any person or persons who may sell or offer for sale or trade any neat stock upon which such person or persons have not their recorded brand, or for which the person so offering has neither bill of sale nor power of attorney from the owner of such stock authorizing such sale, shall be deemed guilty of grand larceny, unless such person, upon trial, shall establish and prove that he was at the time the actual owner of such stock so sold or traded or offered for sale or trade, or that he acted by the direction of one shown and proven to be the actual owner of such stock, and in prosecution for a violation of this section the fact of such selling, trading or offering for sale or trade, contrary to the provisions of this section, when proven, shall be sufficient to authorize a conviction, unless the accused shall, by testimony, explain the case made by the Territory in a manner consistent with good faith and innocent purpose.

SEC. 23. All cases which are by this Act declared to be larceny, and in all cases of felonious stealing, taking, riding, driving, leading or carrying away of any animal or animals mentioned in this Act, the same shall be grand larceny, without regard to the value of the animal or animals, and the offender or offenders, upon conviction, shall be sentenced to the Territorial Prison for a term of not less than one year nor more than ten years, unless otherwise provided in this Act.

SEC. 24. No person or persons, whether as principal or agent, shall hereafter sell or otherwise dispose of any neat stock, nor shall any person or persons, whether as principal or agent, buy, purchase or otherwise receive any such stock, unless the person or per-

sons so selling or disposing of any such stock shall give the person or persons buying, purchasing or otherwise receiving any such stock, and the person purchasing shall take a bill of sale in writing of the stock so sold or disposed of, or so bought or purchased or otherwise received, as the case may be, which bill of sale shall set forth the number of animals sold or purchased, together with all of the marks and brands on each of such animals, and which bill of sale shall be witnessed by one witness, resident of the county where the sale is made, and the person selling shall be required to vent the animals sold at the time of the actual delivery of the same to the purchaser; provided, however, that any person may sell or dispose of any of the kinds of animals mentioned in this Act as they run in the range, by sale and delivery of the brands and marks without giving the number of animals sold, or without being required to vent the same or make actual delivery thereof other than by a general bill of sale, but in every such sale the party selling shall acknowledge the bill of sale as conveyances of land are acknowledged, and the purchaser, in order to acquire title, shall have his bill of sale recorded in the office of the County Recorder, in a book to be kept by him for that purpose; provided, that in all cases where cattle are sold for slaughter or to be shipped away from the Territory, it shall be at the option of either buyer or seller as to whether or not such cattle shall be vented or marked, but if the purchaser shall remove the cattle so purchased from their usual range without having the same vented or marked, and any of such cattle should stray or be lost during the drive, it shall not be lawful for the purchaser to return to the range from which such cattle were purchased and driven, for the purpose of claiming any cattle as the cattle so strayed or lost.

SEC. 25. Every person, before he shall set up or carry on the trade or business of butchering or slaughtering horned cattle, sheep, swine or goats in this Territory, shall file annually a bond with the County Recorder in the county where such trade or business is to be carried on, which bond shall run in the name of the Territory of Arizona, and shall be executed by at least one good and sufficient surety besides the principal, which shall be approved by the Chairman of the Board of Supervisors or by some Justice of the Peace of such county, and shall be in the sum of one thousand dollars and conditioned that he shall, for a period of one year from the date of such bond, keep a true and faithful record, in a book kept for that purpose, of all cattle purchased or slaughtered by him or them, with a description of all animals so purchased or slaughtered, including all of the marks, brands, age and weight of such animals, the name of the person from whom purchased and the date of such pur-

chase, and to keep the hide, with the ears attached and unmutilated, of each animal butchered or slaughtered by him free to the inspection of all persons for a period of ten days after it is slaughtered or butchered, and that he will, at the end of each month, make a true and correct copy of the record required to be kept by this section, under oath, and file the same in the office of the County Recorder of such county, and for filing the same the County Recorder shall receive the sum of twenty-five cents.

SEC. 26. Every person who shall be found carrying on the business of butcher or slaughterer in this Territory, failing to comply with the provisions of the preceding section of this Act, shall be deemed guilty of a misdemeanor, and upon conviction shall be fined in a sum not less than fifty dollars nor more than one hundred dollars for every day he shall so fail to comply with said section, to be recovered before any Justice of the Peace of the proper county or by indictment in the District Court.

SEC. 27. Every rancher or other person not engaged in the business of butchering or slaughtering horned cattle in this Territory, who may slaughter or butcher any horned cattle in this Territory, shall keep the hide, with the ears attached and unmutilated, of all animals butchered or slaughtered by him or them free to the inspection of all persons for a period of twenty days; any person or persons failing to comply with this section shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than twenty-five nor more than one hundred dollars for each offense.

SEC. 28. The record provided for in Section 25 of this Act shall be open at all times to the inspection of all persons, and the hide, with ears attached and unmutilated, of all horned cattle killed, slaughtered or butchered, shall also be kept for the inspection of all persons for the period mentioned in said section, and any butcher, slaughterer, rancher or other person who has slaughtered or butchered any horned cattle who shall refuse to permit such inspection or examination, shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than twenty-five dollars nor more than one hundred dollars for each offense.

SEC. 29. In all cases where fines are imposed on any person for a violation of any of the provisions of this Act, the person convicted may be imprisoned in the county jail until such fine and costs of the prosecution are paid. Such imprisonment, however, shall not be for a longer period than thirty days, except when otherwise provided by this Act.

SEC. 30. All fines collected under the provisions of

this Act shall be paid into the County Treasury of the proper county, and shall constitute part of the school fund.

SEC. 31. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

SEC. 32. This Act shall take effect and be in force from and after its passage.

Approved February 27, 1885.

\$150 REWARD.

By resolution, unanimously adopted, at the last meeting of its Executive Committee, the Yavapai Stock Growers' Association hereby offer a standing reward of

One Hundred and Fifty Dollars

for information leading to the arrest and conviction of any person or persons guilty of stealing cattle or horses belonging to any member of the Association, or for information leading to the arrest and conviction of any person or persons guilty of marking, branding or maliciously killing live stock belonging to any member of the Association.

W. E. HAZELTINE,
Secretary.

CAMPBELL & BAKER will pay an additional reward of **\$100** for the arrest and conviction of any person or persons killing or driving off of their range any stock in their brand.

PARKER & BASHFORD,

Range, People's Valley.

85 on right side for cattle; ear mark: overbit in right ear; under bit in left.

Horses same on left thigh.

FRATT & KING,

Range: Upper Verde.


Cattle, half circle **F** on right hip. Ear mark, two slits in right ear.

Horses, same on right thigh.

GARLAND & ROSS.

Postoffice address, Ash Fork, Arizona.

Range: Big Chino Valley, Arizona.

Cattle branded  on right side.

Ear mark: split right ear.

Waddle on nose.



Horses, same on left hip.

We offer a reward of five hundred dollars (\$500) for the conviction of each and every person unlawfully killing or driving away any cattle or horses in the above brand. Any information given of strays in this brand will be thankfully received.

WM. GARLAND.




Postoffice address,
Albuquerque, N. M.

Range: Kitchen
Springs, Apache Co.,
Arizona.

Ear mark: crop off
right ear.

Other brands—

 on left side;

Ear mark: crop off
right ear.

L O on left shoulder and left hip. Ear mark: crop
off right ear.

Horse brand:  on right hip.



Range: San Francisco
Mountains, Arizona.

Horse brand on left
shoulder.

Cattle brand, **L O** on
right hip.

We offer a reward of five hundred dollars (\$500)
for the conviction of each and every person unlawfully
killing or driving away any cattle or horses in the
above brands. Any information given of strays in
these brands will be thankfully received.


ROBERTS & WELLS.




Postoffice address
Stoddard, Arizona.

Cattle: **2** (fig-
ure **2**) on left thigh
low down.

Ear mark: under
bit in left; slit in
right.

Also,  (four bars) on right thigh.

Ear mark: cut in top of each ear.

Horses:  (four bars) on right thigh.

W. H. WILLISCRAFT.

Range: Walnut and Partridge creeks.

Cattle, left ribs.
Horses, left thigh.

Ear marks: full under crop left; under half crop right.

F. L. ROGERS & CO.

Postoffice address: Williams, A. T.

Cattle ||| right hip.

X on right ribs.

Ear marks: crop off left; under bit in right.

JAMES A. BIANCONI.

Cattle, right hip.

Ear marks: upper slope left ear.

D. W. THORNE.

Range: Lynx Creek.

Brand: bar over circle A on left ribs of cattle; left thigh of horses.

Ear mark: three bits in left ear. Jug handle under neck.



**N. McCOLLUM.**

Range: Bill Williams' Mountain.

Cattle, right hip.
Horses, left hip.

Ear marks: under bit in left; crop and half under crop in right.

THOMAS SMITH.

Range: Willow Creek.

Cattle, left hip or thigh.

Ear marks: crop off left; swallow fork in right.

**CHAS. A. BEHM.**

Range: Walnut Creek.

Cattle, left hip.
Horses, left shoulder.

Ear marks: under half crop left; swallow fork right.

FISHER & BASHFORD.

Postoffice: Prescott.

Range: Ferguson Valley.

We hereby give notice that all cattle branded diamond and a half on left hip, with left ear crop and swallow fork in right, belong to this firm.

**JOHN McNARY.**

Range: Upper Kirkland Valley.

MC on right hip for cattle.

Ear mark: crop and slit in left ear.

**JOHN MARS,**

Range: Aqua Fria Valley.

Brand on right shoulder, both cattle and horses.

Ear mark: split in left ear.

JOSEPH KUHN & CO.

Postoffice address Prescott.

Range: Big Chino.

All cattle branded

65 on right hip.

Ear mark: a circular hole in each ear.

Horses: same on left hip.

C. P. HEAD & CO.,

Range: Verde Valley.

Cattle, left hip.

Horses, left thigh.

**J. W. SULLIVAN,**

Postoffice address:
Simmons.

Range: William-
son and Chino Val-
ley.

Brand: Double **O**
on left side, high up.

Ear mark: smooth
crop on right ear.

Horses: **J** on right shoulder.

ACKERS & WALKER,

Postoffice address,
Camp Verde.

Range: Apache
Maid Range, Mo-
gollon Mountains.

Ear marks: swal-
low fork in right;
underbit and slit in
left ear.

**JAMES McCURM**

Range. Point of
Rocks.

Cattle, left hip.

Ear marks: slit in
right; swallow fork
in left.

JACOB MILLER.

Cattle, left hip.

Horses, left thigh.

Ear marks: smooth
crop left; slit in
right, underlap.

**W. G. OLIVER,**

Postoffice address:
Prescott, A. T.

Range on the Has-
sayampa.

Brand: triple-taw
on left ribs or hip.

Ear marks: smooth
crop right ear; half
under crop left ear.

Horses: same brand on left hip.

**C. L. PHIPPENY**

Range: Thompson
Valley.

Brand **CX** on left
ribs.

Ear marks: swal-
low fork in left ear;
finger in right.

Waddle on left
jaw.

Horse brand: **CX** on left thigh.

**CHAS. MORRIS.**

Range: Clear Creek,
Verde Valley.

Cattle, left side.

Horses, left thigh.

Ear marks: smooth
crop right ear.

JOHN DICKSON.

Range: Skull Val-
ley.

Cattle, left hip.

Ear marks: smooth
crop and under bit
in right; under half
crop left.

**J. L. MARR.**

Range: Verde Valley.

Cattle, left ribs.

Ear marks: under half crop left, and smooth crop right.

J. W. STEWART.

Range: Bill Williams' Mountain.

Cattle, left hip.

Horses, left hip.

Ear marks: under bit in right; under slope in left.

GOSPER HORSE AND CATTLE COMPANY.

Range: Coyote Springs and Lonesome Valley.

Cattle on left hip.

Horses on right thigh.

Ear mark, two slits in right ear.

**ELI PUNTNEY.**

Range: Williamson's Valley.

Horses on left thigh.

T. W. SIMMONS.



Range: Granite Mountain.

Cattle, right hip.

Horses, right shoulder.

Ear marks: smooth crop left; split in right.

ROBERT BLAIR.



Range: Willow Creek.

Cattle, right hip.

Horses, left thigh.

Ear marks: smooth crop left; under bit in right.

MARY F. MILLER.



Range: Kirkland Valley.

Cattle, right hip.

Horses, left shoulder.

R. J. HOLMES.



Cattle, left rib.

Horses, left thigh.

Ear marks: smooth crop right; swallow fork left.

HUTCHINSON & WILDER.

Brand: **W**

Ranches: Anvil
Rock and Camp
Wood.

Ear marks: Under
bit on each ear.

Dewlap cut up.

ORLANDO ALLEN.

Prescott, A. T.

Range: Walnut
Grove.

Brand **==** left hip,
low down. Horses
and Cattle same.

MRS. P. BECKERS.

P. O. Address,
Prescott, A. T.

Range: Lonesome
Valley.

Brand. Stirrup.

Ear marks: Under
slope on right, over
slope and under bit
on left ear.

J. T. SHULL,

Postoffice address, Pres-
cott, A. T.

Brand: **JTS** on left
hip.

Notice is hereby given
that all horses so branded
are the property of J. T. Shull.

HEAD & LINCOLN.

Post Office Address, Prescott, A. T.

Range: Williamson Valley.

Brand: Five Bars in star shape, high on left hip. Horses, same on left shoulder. All cattle so branded are the

property of Head & Lincoln.

HENRY MEHRENS AND M. H. SHERMAN

Range: Stoneman's Lake.

Cattle, left side.

Ear marks: smooth crop right; under bit left.

T. D. SAUNDERS.

Range: Gage Canon, Black Hills.

Cattle, left hip and thigh.

Ear marks: swallow fork in left.



Horses, left hip or thigh.

B. B. CRAPO.

Range Skull Valley.

Cattle, right hip.

Ear marks: smooth crop both ears; circle in right.

D. CRAPO.

Range: Skull Valley.

Cattle, left hip.

Ear marks: smooth crop both ears; circle in left.

**FRED GAINES**

Range: Kirkland Valley.

Cattle **G** on left

hip. Horses on left thigh, low down.

Ear mark: Split in left ear, upper bit in right ear.

**JACOB HENKLE**

Range: Lynx Creek.

Cattle, on left thigh.

J. H. LEE.

Range: American Ranch and vicinity.

Brand: **J. H. L.** on right hip.

Ear marks: Smooth crop off both ears and split in right ear. Horses, same on left.

**A. CHARLTON.**

Range: Big Cienega and Williamson Valley.

Brand: **U**
CATTLE

On right hip.

Ear marks: Crop and under bit in right ear.

**HORSES**

On left hip, and colts small under bit out of right ear.

**J. R. FRINK & SON.**

Range: Martinez Ranch.

Cattle, left hip.

**HORSES.**

On left hip.



STEVENS & COOK.

Cattle, right hip.
 Ear marks: swallow fork right; under half crop left.
 Horses: right shoulder.

**W. F. WILBUR.**

Range: Verde Valley.
 Cattle, left side.
 Dewlap on breast.
 Ear marks: slit in right, and upper half crop in left.

HORST BROS.,

Postoffice address, Camp Verde, A. T.
 Range: Mud Tanks, Mogollon Mts.
 Brand: Diamond
S on left hip.
 Ear marks: Under slope on left ear.
 Horses: same brand on left thigh, low down.

CAMPBELL & BAKER.

Post Office Address: Prescott, Arizona.
 Ranges: Chino Valley and Verde.
 Brand **76**
 Ear marks: Smooth crop, left ear.
 Horses--same, left thigh.

MRS. J. W. KELSEY.

Range: Kirkland Valley.

Brand 77

Ear marks: Smooth crop off right ear.

**JOHN WOOD.**

Range: Mogollon Mountains.

Cattle, right hip.

Horses, left thigh.

Ear marks, smooth crop left, split in right.

THOS. HUMPHREYS, E. P. CLARK.

Cattle, left side.

Horses, left hip.

Ear marks: Under slope in right, crop and under bit left.

Double Dewlap cut up.

**A. A. MOORE.**

Range: Cottonwood Springs.

Cattle, left hip.

WALES ARNOLD

Cattle: Left hip.
Ear marks: Right
ear half crop.

STEPHEN A. D. JACKSON.

Range: Walnut
grove.

Cattle on thigh,
near stifle.

Ear marks: Un-
der bit each ear.

**S. S. DRAPER.**

Range: Bear
Springs.

Cattle: Left Ribs.

Ear marks: Two
slits in right, Swal-
low Fork in left.

**H. H. CARTTER.**

Range: Yager Can-
on. Black Hills.

Cattle: Left hip.

Horses: Left thigh.

Ear marks: Half
under crop left.

PETER MARX.

Range: Walnut Creek, Arizona.

Cattle, on right hip.

Horses, on right leg.

Ear marks: crop off with half upper crop on right ear; swallow fork on left ear.


CAPT. G. RUSSELL.

Range: between Beaver and Clear creeks, Verde Valley.

Cattle, on left ribs. Ear marks: straight crop, with slit in left ear.

J. THOMAS BROWN.

Postoffice address: Prescott, A. T.

Cattle  (V enclosing a dot) on right ribs.

Ear marks: Upper and under bit in each ear.

Horses same on right shoulder.

GEO. S. BARBER.

Postoffice address: Mayer.

Range: Big Bug.

Cattle, on right hip.

Ear marks: swallow fork in left; cropped in right.

ONEAL & RICHARDS.

Range: Date Creek.

Left hip and side of cattle.

Ear marks: Circle out of left, half under crop off right ear.



HORSES.

On left thigh.

J. W. DOUGHERTY.

Range: Oak Creek.

Cattle: Left ribs.

Ear marks: Crop off left, under bit in right.

P. J. McCORMICK.

Range: Walnut Creek and Williamson Valley.

Cattle, on left side.

Horses, on left thigh.

Ear marks: Crop off left, split and under bit in right.

**D. J. MARR.**

Range : Central Verde.

Cattle: Left hip.
 Ear marks: Smooth crop off right ear.
 Split in left.

**N. B. BOWERS.**

Range: Aqua Fria Valley.

Cattle: Left thigh.
 Horses: Left thigh.

**ALLEN DOYLE.**

Cattle: Left side.

Ear marks: Crop off left, under bit in right.

COMSTOCK & CO.

The above firm claim and pronounce the cut as is here represented, as their brand on all cattle grazing upon their ranges in Kirkland Valley, Arizona, and in Terry county, Tex.

OLIVER & LIDELL.



Postoffice address,
Prescott, A. T.

Range: Lower
Granite Creek.

Ear marks: Split
in right, crop and
split in left.



HORSES.

On left hip.





